14-0-0138 Seef

07/31/14

Jederal District Judge Tom Stage United States District Court Western District of Louisiana

TONY B. MOORE CLERK WESTERN DISTRICT OF LOUISIANA SHREVEPORT, LOUISIANA

AUG 0 5 28,14

300 Janin Street Skreveport Let 7110

3:14-cv-2464 SEC P

I'C' DON BAKER (US CLIFFORD ROYCE STRIDER IV, ET AL)... KIDWATTED AGAIN.

Day Judge Ton Stogg

I believe for areas convirced as I that I am the within of a conspiracy. I am literally a Political Primer " One who is being held against his will, and with no legal validation or dozumental supports despite abundant protestations to that effects drawing, soveral weeks ago I mailed your office an Invoice incoln Variak Clerk's Office stating: They records which prohibited release from the Detention Center on 1929/Bno intermetion has been kited with the Lincoln Parish Clerk's Office."

I used that very stem (dated offil/14) in my enclosed of 17/14 pro se filing
"Motion for the Personation of Existing Louisiera Bail Faws. Quite inalistably,
the LA Assistant Atterper General Chillod Royce Strike III literally wanted
to hear nothing about the observance of any laws; he saw to it the hearing was abruptly endel. What pappared ofter the having was even more hanow ing but Ill saveit for the landwit)

This is a perfect representation of what Aire ben saying about CRS III for years now . He hates the law. He and those in his orbit, him in his Country of Cliff Striber, recognizing only the rules he imagines; suiting his own perposes, In this instance; it's seeing to it I am perpetually invariantly, (What must be be trying to hide Illere are some events he has prosided over:

• 10/29/13-My Jobe Imprisonment (R.S. 14:46) begins. This is given that Aid Served my ayberstalking sentence as of this Pelesse Path, and my "angon" bord was and is, still in effecti • 11/26/13-Am Ridrapped (according to R.S. 14:45), when I'm transported against my will to Jockson lank Correctional Center, despite my "free" status

• Och 1/14 Scoffen CRS III (avded by some ad her unidentified to me july)
gooff at the laws showing I should have been a free pron all along.
• 1/21/14-I'm Kidrapped again; and disruptively shipped bock to the LPDC.

The parties impression for this organing conspiratorial imprisorment are Front Mile Stone, Newton Jim hiten, Cleff Stricter of Course Cand with little doubt D.A. Rebert Lowy). They are rewainly laughing not only at me and the law, but by extension you U.S. Attorney General tric Holder, and before and soon again posiblest Barock Chance This is because you all know I am illegally incarcoaded and to none are Copsile of doing anything about it. I

Powerer am doing all I can.

It is not reasonable to expect that the only reason I remain in jail is my "failing" to have filed a title 12 with funds and form fet where I in Europe, particularly England Theore, Germany or the Mordie countries, Jome one with power would likely have thempet this little creep Cliff Striker aside, once his explaits were revealed, long ago. I course, here in the Wiff, were too timid toing the "states rights line, so individual rights suffer dim being mode to Suffer due to the lack of will, not have of otros. The law is on my side but no one is enforcing them. This is a national embanassment.

My federal civil rights lawsuit is vory much nearing completion. It is not finished yet, despite my original protestations beginning six or so months ago, because!

Dets the largest most conspiratorially complex civil rights laws wit of its Rind ever, and spanning over eight sears...ord being done behind bass. Early on, a Court-supplied vocket reflected "Jay McCollum Isia" as a Defendant, I'd provided nothing more than a (parent betical) aside about him was I to seen the form and very the funds and hope to see McCollum Sovel based solely on that "(Discretion directed otherwise.)

I've crafted several pages of Complaint, with supporting Evidence, for most of the now score of Defordants in volved in this land it. There were glaving ommissions in the Defordants list, such as the absence of Jim Titen and the Departmont of Insurance's James Bordon (who livences fordamen). I have laborately
connected the dots into a very unattractive but clear conspiratorial picture.
The Evidence which I, if not the Court, considered requisite I'd not come
easily.

WOMANED AGAIN 2

DIM not Supaman, nor do of poses his digestive treat. I am only as preductive asmy buly allows laspe after bract or don't know the diday dilemnas invates face. I've spart 15 months forced to act what two different institutions either freely provide or will sell me. Consequently, my productive hours daily fane ranged from 6 to zono. (I often can only muster lying on my cot disposting") The fail environment is one consistent 247 distraction. Strip searches are not optional. I've been been and taken to the has pital for repairs; and have been debilitated countless wedes due to constant opposure to frally spread germs of 1805 of inmates, over 15 months.

3) I'm contending with a 2-bestellegal hydra, and must feed toth feeds of the feast. I gense consists of seeing to it I'm not convicted of a crime I likely commit. Offense consists of attempting to see to it both Retributive & Restative justile are pursued. I have invested time communicating with U.S. Attorney General Frix Holder, attempting to enjoin his Appartment's services in addressing the criminal aspects of the Defendant's octors. That entals my the diligence in referring to be applicable laws, of which there are many. (I even suggested "" one verve, one single season of subpoenes...")

This recent relocation to the LPOC has cost me considerably:

OI was forced to leave much behind, including the irreplaceable notopods I had stocked and used for consistent formatting. Also left (if not lood) was completed Submitted work (e.g., "CARY BROWN, ADA DETENDANT"), which was in the hards of the DPCC's han favory for again I must now revealt.

DIM back in the Joins Wen, at unknown risk I am now and again being housed by those I am swing. Cliff Striker Co. already see Home stress losing their case against me. (I've done exemplary work both in ord put of courts) That would porrie CBS II enough of I were using a high powered defense attorney. Given I'm aganding myself, a wrere mortal" with no law defense attorney. Given I'm aganding myself, a wrere mortal" with no law defense attorney. Fine I'm causing him sleepless rights. That feet is comparable by his delusion that he is invincible, while I am a cipha to be charled by his To Ob List. With that delusion, warning, he's likely beginning to realize that his disappearing bond trick has been made apparent and he can force source criminal repositions. This situation has now resolved critical mass, as I am trying to possess the further feportment.

Dre suffered Cliff Strider's assemble on my civil rights for years. Now, his world as he know it is no longer assured; and is being replaced by sher desperation. I have reson to believe that my mail has been not only reviewed but confixated and/a destroyed since my return to the P.C.". In an effort to append my lawsuit, I'd mailed out my 8-page, handwatten component concerning "DON BAKER VS CRS TILETAL, JAY McCALIUM, TAPPO TUDKAL DISTRICT TUDGE-DEFENDANT to be word processed. A conversation with the religion the recipient this offshift indicated I should have it back by non; If the Poly, indeed "CRS TILCo" has realiged this law suit exists, I can imagine what I now face; abject obstruction. When living in the Country of Cliff Strider as I have for eight years, the only place I wien the USA, is in my rear-view minor. However, I must persevere for the sake of many, despite these set-bocks.

I stil need your help. No laws or other mechanisms seem to exist for "non-intrusively preeing a political prisoner. Here are some ideas: O Do as I originally requested: Contact those folding me and require they provide documentation why I'm still in fail when they don't have it, "recommend" Hat I be freed There's volking Magal about that If they complied, Ropefully I'd leave with my work intoct and could complete it soon, but outside. 2 Hint what would happen if I just submitted "the form and the \$40. (The brokis here the D.C. simply isn't set up for morey transfors. That's particularly time when four asking than to help you pay for suring than selves.)

If what I had before (e.g., "The Conspinary Against Don Rafor") was sex ficient to free me them and would be now—with of course "the form accompany to them I could get out and complete my work on tride, hopefully without too much concommitant confusion. It's inclinant to me whether this a "prisoner title "D" or simply a free citizen's Title "D which sees that justice is done. (Ill pay the I yes I finise if need be.) That way I'm not continuable sweeting conficiention of either one work or mu mad. Similiar with Jank Sweeting confiscation of either on work or my mail. Significantly.

(3) Sand we a copy of the first page ("I reed your help. This state needs your help...")

and the P.S. page of the letter of engineally sent you which became Civil Action

#3: 14 CV 138. I submitted these two pages to the If CC "Fan Library" for copy and will doubtless rever see Hom again. Your having them sont Sincerely, to me will be an assurance at last my mail is received, Kon Sofa and returned. It have a hard time soutmitting "all" otherwise. HONAPPOD ABAIN 4 LPDC., P.O. Box 2028, Renton LA 70273